

NATURE OF CHARGE: Misbranding, Section 403 (a), the statements which appeared in the labeling, namely, (package label) "* * * Stabilizer * * * Cooks In the fats * * * stabilize * * * Avoid usual loss in weight from electric refrigeration * * *," (can label) "* * * Stabilizer * * * 'Cooks-In' the fats * * * Avoid usual loss in weight from electric refrigeration * * *," and (in leaflet entitled "Preserve The Quality And Appearance Of Your Fresh Meats") "Stabilizer Solution * * * Meat Stabilizer * * * Stabilizer," were false and misleading since the product would not be effective for the purposes stated. Further misbranding, Section 403 (a), certain statements on the package label, on the can label, and in the leaflets entitled "Preserve The Quality And Appearance Of Your Fresh Meats" and "Directions for using Manah" were misleading since the labeling failed to reveal in the light of such statements the material fact that the addition of Manah to meat may result in making the meat so treated appear to be better and of greater value than it is, in that the usual indices used by purchasers of meat in detecting spoilage and decomposition, namely, appearance, odor, and flavor, can no longer be used; and the labeling failed also to reveal in the light of such statements the fact, material with respect to consequences which may result from the use of Manah as directed, namely, that such use will cause meat so treated to contain added water. The product was misbranded in the above-stated manner when shipped in interstate commerce.

The product was further misbranded under Section 403 (a) while held for sale after shipment in interstate commerce in that the statements in the leaflets entitled "How You Can Use Manah Meat Stabilizer" were false and misleading since the statements failed to reveal that the use of the article may result in making meat so treated appear to be better and of greater value than it is; and the statements failed also to reveal that meat so treated as directed would contain added water.

DISPOSITION: May 2, 1951. Default decree of condemnation and destruction.

17750. Adulteration and misbranding of coal-tar color. U. S. v. 2 Cans * * *.
(F. D. C. No. 31018. Sample No. 28186-L.)

LABEL FILED: June 5, 1951, Northern District of California.

ALLEGED SHIPMENT: On or about January 12, 1951, by American Aniline Products, Inc., from Chicago, Ill.

PRODUCT: 2 1-pound cans of coal-tar color at San Francisco, Calif. Examination disclosed that the article contained FD&C Green No. 1, a coal-tar color which is certifiable but which had not been certified in accordance with the regulations.

LABEL, IN PART: "FD&C Green No. 1. A Coal-Tar Dye Part of a Certified Lot No. E 4888 One Pound."

NATURE OF CHARGE: Adulteration, Section 402 (c), the product contained a coal-tar color other than one from a batch that had been certified in accordance with the regulations.

Misbranding, Section 403 (a), the label statement "Certified colors * * * Part of Certified Lot No E 4888 * * * Certified food color" was false and misleading.

DISPOSITION: August 8, 1951. Default decree of condemnation and destruction.

FEDERAL SECURITY AGENCY

FOOD AND DRUG ADMINISTRATION

NOTICES OF JUDGMENT UNDER THE FEDERAL FOOD, DRUG, AND COSMETIC ACT

[Given pursuant to section 705 of the Food, Drug, and Cosmetic Act]

17751-17800

FOODS

The cases reported herewith were instituted in the United States district courts by the United States attorneys, acting upon reports submitted by the Federal Security Agency. Published by direction of the Federal Security Administrator.

CHARLES W. CRAWFORD, *Commissioner of Food and Drugs.*

WASHINGTON, D. C., April 24, 1952.

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